CHAPTER 171.

S. F. No. 272.

An act to amend section fourteen (14) of chapter thirteen (13) of the General Laws of Minnesota for 1891. mutual in-relating to the formation and operation of farmers' mutual companies. fire insurance companies.

Amendment. Farmers

Be it enacted by the Legislature of the State of Minner sota:

Section 1. That section fourteen (14) of chapter thirteen (13) of the General Laws of Minnesota for 1891, entitled "An act authorizing the formation of farmers' mutual fire insurance companies," be and it hereby is amended so as to read as follows:

"Section 14. No corporation formed under this act shall insure any property other than detached dwellings country school houses and country churches and farm buildings, and the contents of said dwellings, school houses, churches and buildings, and live stock while on the premises or running at large, and hay, grain and other farm products while in the stack, bin, crib or granary, and all farm machinery and utensils, including wagons and carriages, upon such premises, and threshing machines while in operation, nor shall it insure any property whatever in any incorporated city or village unless entirely detached and used for farm purposes only."

This act shall take effect and be in force from

and after its passage.

Approved April oth, 1901.

CHAPTER 172.

S F. No. 281,

An act to amend sections thirty-two hundred and Amenament thirty-five (3235) and thirty-two hundred and forty-three insurance (3243), title six (6), chapter thirty-four (34), of the General Statutes of 1804, as amended by chapter one hundred and sixty-four (164) of the General Laws of 1897. relating to town insurance companies.

companies.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. That section thirty-two hundred and thirty-five (3235), title six (6), of the General Statutes of 1894, as amended, be and the same is hereby amended so as to read as follows:

Section 3235. Every company so formed shall choose Directors of their number not less than five (5) nor more than nine (9) directors to manage the affairs of such company